

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
September 23, 2002

D036903 People v. Goldey

The abstract of judgment is corrected to provide for a parole revocation fine of \$200. As modified, the judgment is affirmed. Benke, J.; We Concur: Kremer, P.J., Huffman, J.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
September 24, 2002

D039758 In re Arisa F. et al., Juveniles

The order denying Mark's section 388 petition is affirmed. The orders terminating parental rights and selecting adoption as A.'s permanent plan and J.'s permanent plan are affirmed. Haller, J.;
We Concur: Huffman, Acting P.J., McIntyre, J.

D039504 In re Joseph S., a Juvenile

The judgment is affirmed. Benke, Acting P.J.; We Concur: Haller, J., McConnell, J.

D035652 Credit General Insurance Company v. Kaufman

The judgment is affirmed. Huffman, J.; We Concur: Benke, Acting P.J., Nares, J.

D039924 In re Tatiana L., a Juvenile

The judgment is affirmed. O'Rourke, J.; We Concur: Kremer, P.J., Benke, J.

D038264 Burlington Motor Carriers, Inc. v. Tom Tucker

The portion of the judgment disposing of Burlington's second cause of action for claim and delivery and third cause of action for conversion is reversed. In all other respects the judgment is affirmed. Each party to bear its own costs on appeal. Nares, J.; We Concur: Kremer, P.J., Benke, J.

D040815 People v. Klat

The appeal is dismissed.

D038388 De la Torre v. Manchel et al.

The portion of the amended judgment in favor of Manchel based on the court's granting of nonsuit as to de la Torre's first cause of action for medical negligence is reversed, and the matter is remanded for a new trial on that claim. The portion of the amended judgment awarding costs to Manchel is also reversed. In all other respects, the amended judgment is affirmed. De la Torre shall recover her costs on appeal. Nares, J.; We Concur: Kremer, P.J., Benke, J.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
September 25, 2002

D038563 F. Rodgers Insulation, Inc., et al. v. CM Firestop, Inc., et al./Huddleston et al.
The order granting sanctions is affirmed. Respondents to recover their costs on appeal. Respondents' request for attorney fees is denied. (See *In re Marriage of Flaherty* (1982) 31 Cal.3d 637, 650.)
Benke, J.; We Concur: Kremer, P.J., Nares, J.

D037955 People v. Lerma
Judgment affirmed. Haller, J.; We Concur: Huffman, Acting P.J., McConnell, J.

D040672 In re Seng on Habeas Corpus
The petition is dismissed as moot.

D040656 In re Olson on Habeas Corpus
The petition is denied.

D040719 Kimberly T. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency
The attorney for petitioner Kimberly T. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D040748 Susan C. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency
The attorney for petitioner Susan C. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case is dismissed.

D038059 Caloca et al. v. County of San Diego et al.
The opinion filed August 27, 2002, is modified. As modified, the opinion is certified for publication. (No change in judgment)

D040265 In re Mc Cloud on Habeas Corpus.
The petition is denied.

D040235 People v. Martin
The appeal is dismissed.

D040701 In re The Estate of Cashman
Pursuant to California Rules of Court, rule 8, the appeal is dismissed.

D040875 Richardson v. Superior Court of San Diego County/The People ex rel. Casey Gwinn, as City Attorney, etc.
The petition is denied.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
September 26, 2002

D038985 Hawkes v. Sommer

The order of September 20, 2001 is reversed to the extent it requires Sommer to produce his wife's bank statements. The orders of June 21, 2001 and September 20, 2001 are affirmed in all other respects. Respondent's motion for sanctions on appeal is granted in part and denied in part. Sanctions are imposed against Sommer in the amount of \$3,000 payable to respondent. Costs on appeal are awarded to respondent. McIntyre, Acting P.J.; We Concur: O'Rourke, J., McConnell, J.

D037922 Azure Investors v. JOHNB Corporation

The order is affirmed. McIntyre, J.; We Concur: Huffman, Acting P.J., McConnell, J.

D039141 In re the Adoption of Jonathan W., a Minor

The opinion filed on September 6, 2002, is modified. No change in judgment.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
September 27, 2002

D038163 Transmedia Network, Inc., et al. v. Countrywide Business Alliance, Inc.

The judgment is affirmed. Nares, J., Kremer, P.J., Benke, J.

D038432 SNNETco v. Pop Council

Upon written request filed by appellant, the appeal is dismissed.

**D040749 Wanda P. et al. v. Superior Court of San Diego County/San Diego County Health
and Human Services Agency**

The attorney for petitioner Michael L. has notified the court on behalf of the petitioner that a Petition for Writ of Mandate under Rule 39.1B will not be filed as there are no viable issues for writ review. The case as to Michael L. is dismissed.

**D037086 Solid Rock Wall Systems v. American Management and Administration
Corporation**

Pursuant to the written stipulation filed by the parties to the appeal, the appeal is dismissed with each party to bear its own costs and attorneys fees. The remittitur is ordered to issue immediately (Cal. Rules of Court, rule 19(b)).